CHAPTER 289

IDA GROVE SCHOOL LEGALIZING ACT

H. F. 201

AN ACT to legalize and validate the proceedings for the organization of the Ida Grove Community School District in Ida county, state of Iowa, and to legalize and validate the actions of the board of directors of the said Ida Grove Community School District and the board of directors of the Grant Township School District of the county of Ida, state of Iowa, in calling a special election for the merger of said two school districts.

WHEREAS, the Ida Grove Community School District in Ida County, state of Iowa, was organized pursuant to the provisions of chapter two hundred seventy-five (275), Code 1954, as amended, and was established on July 1, 1956, pursuant to an election held on April 25, 1956; and

Whereas, the boards of directors of the Grant Township School District in Ida County, state of Iowa, and the Ida Grove Community School District in Ida County, state of Iowa, pursuant to petitions filed by more than the required number of legal voters of said two (2) school districts in compliance with chapter two hundred seventy-five (275), Code 1954, as amended, called a special election of the voters of said two (2) school districts for October 11, 1956, on the question of the merger of the said Grant Township School District with the said Ida Grove Community School District, the results of said special elections carrying in favor of such merger; and

WHEREAS, the existence of said school district and said merger is of general public interest and vital to the public interest and welfare of the area now contained within the boundaries of the said Ida Grove Community School District; and

WHEREAS, some doubts have arisen concerning the validity of the proceedings for the formation of said Ida Grove Community School District, and as to the present legal existence of said school district, and as to the validity of the action of the boards of directors of the said Grant Township School District and the said Ida Grove Community School District in calling of the special elections for said merger held on October 11, 1956, and all proceedings connected therewith; now therefore,

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. That all proceedings heretofore taken in connection with the formation of the Ida Grove Community School District in Ida County, state of Iowa, are hereby declared to be validated, legalized, and confirmed, and the school district hereinbefore referred to and known as the "Ida Grove Community School District in Ida County, state of Iowa", is hereby declared to be a legal entity.
- SEC. 2. That all proceedings heretofore taken by the boards of directors of the Grant Township School District in Ida County, state of Iowa, and the Ida Grove Community School District in Ida County, state of Iowa, in connection with the submission of the proposition of the merger of said two school districts, including the calling and procedure of said special elections and the merger of said two school districts, be and the same are hereby legalized, validated and confirmed.

- This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in
- 3 the Ida County Pioneer Record, a newspaper published at Ida Grove,
- Iowa, and in The Holstein Advance, a newspaper published at Hol-
- stein, Iowa, without expense to the state.

Approved April 25, 1957.

I hereby certify that the foregoing Act, House File 201, was published in the Ida County Pioneer Record, Ida Grove, Iowa, May 16, 1957, and in The Holstein Advance, Holstein, Iowa, May 16, 1957.

MELVIN D. SYNHORST, Secretary of State.

CHAPTER 290

KEOSAUQUA SCHOOL LEGALIZING ACT

H. F. 268

AN ACT to legalize and validate the proceedings of the board of directors of the Independent School District of Keosauqua, in the county of Van Buren, state of Iowa, authorizing and providing for the issuance and delivery of school addition bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

WHEREAS, it appears from the records of the board of directors of the Independent School District of Keosauqua, in the county of Van Buren, state of Iowa, that at a special election held in and for said school district on December 2, 1954, the proposition of issuing bonds of said school district in an amount not exceeding seventy-one thousand four hundred (71,400) dollars for the purpose of building and equipping additions to the school house in said school district was approved by more than sixty (60) percent of the total number of votes cast for and against said proposition and in reliance upon said election said board of directors thereafter by resolution authorized and provided for the issuance of school addition bonds to the amount and for the purpose aforesaid and made provision for the levy of taxes to pay said bonds and interest thereon; and

WHEREAS, doubts have arisen concerning the validity and legal sufficiency of said election and proceedings and provisions made for the issuance and payment of said bonds and it is deemed advisable to put such doubts and all others that might arise concerning same forever at rest; now therefore,

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. That all proceedings heretofore taken by the board of directors of the Independent School District of Keosauqua, in the 2
- county of Van Buren, state of Iowa, preliminary to and in connection
- with the special election held in said school district on December 2, 4
- 1954, and providing for the issuance and delivery of school addition
- 6 bonds of said school district to the amount of seventy-one thousand
- four hundred (71,400) dollars pursuant to said election, and for the 7
- levy of taxes to pay said bonds and interest thereon, are hereby legal-
- ized, validated and confirmed and said school addition bonds issued,
- sold and delivered pursuant to and in accordance with said proceed-